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7	Counsel for Plaintiffs		
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10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	TRUSTEES OF THE NEVADA RESORT ASSOCIATION—INTERNATIONAL	CASE NO. 2:13-cv-00040-APG-PAL	
13	ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNITED STATES AND CANADA, LOCAL 720,	Consolidated with Case Nos.: 2:13-cv-00043;	
14		2:13-cv-00042; 2:13-cv-00046; and	
15	PENSION TRUST; et al.,	2:13-cv-00047	
16	Plaintiffs,	STIPULATION FOR DISMISSAL	
17	vs.		
18	HARRAH'S LAS VEGAS, LLC f/k/a	ORDER	
19	HARRAH'S LAS VEGAS, INC. d/b/a HARRAH'S LAS VEGAS, et al.,		
20	Defendants.		
21	Plaintiffs. Trustees of the Nevada 1	」 Resort Association—International Alliance of	
22	Theatrical Stage Employees and Moving Picture Machine Operators of the United States and		
23	Canada, Local 720, Pension Trust; Trustees of the Nevada Resort Association—Internationa		
24	Alliance of Theatrical Stage Employees and Moving Picture Machine Operators of the United		
25	States and Canada, Local 720, Wage Disability Trust; and Trustees of the Nevada Resor		
26	Association—International Alliance of Theatrical Stage Employees and Moving Picture Machine		
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Operators of the United States and Canada, Local 720, Apprentice and Journeyman Training and

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1	Education Trust (collectively, "Plaintiffs" or "Trusts"), by and through their counsel of record	
2	The Urban Law Firm, and Consolidated Defendants Harrah's Las Vegas, LLC; Flamingo La	
3	Vegas Operating Company, LLC; Desert Palace, Inc.; Paris Las Vegas Operating Company	
4	LLC; and Parball Corporation (collectively "Consolidated Defendants"), by and through their	
5	counsel of record, Littler Mendelson, P.C., hereby stipulate and agree as follows, subject to the	
6	approval and Order of the Court:	
7	1. A full and final confidential settlement of the above-entitled action has been	
8	entered into and agreed to by Plaintiffs and Consolidated Defendants.	
9	2. Plaintiffs and Consolidated Defendants have executed a Settlement Agreemen	
10	setting forth the terms of their settlement.	
11	3. Therefore, Plaintiffs and Consolidated Defendants do hereby request that this	
12	action be dismissed with prejudice as to Consolidated Defendants.	
13 14	Dated: August 18, 2016 Dated: August 10, 2016	
15	/s/ Nathan R. Ring /s/ Rick D. Roskelley Rick D. Roskelley Rick D. Roskelley, Esq.	
16 17	Nathan R. Ring, Esq.  Sean W. McDonald, Esq.  THE URBAN LAW FIRM  Attorneys for Plaintiffs  LITTLER MENDELSON, P.C.  Attorneys for Consolidated Defendants	
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19	<u>ORDER</u>	
20	IT IS HEREBY ORDERED that, based on the stipulation of the Plaintiffs and	
21	Consolidated Defendants, the above-entitled action be, and hereby is, dismissed with prejudice	
22	as to Consolidated Defendants.	
23	IT IS SO ORDERED.	
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26	UNITED STATES DISTRICT JUDGE	
27	Dated: August 19, 2016	
28	Dated.	

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